¢	ase 4:07-cv-02684-CW	Document 70	Filed 07/10/2008	Page 1 of 2	
1 2 3 4 5 6 7 8	Philip L. Pillsbury, Jr. (SBN Vedica Puri (SBN 176252) Eric K. Larson (SBN 14279 PILLSBURY & LEVINSON The Transamerica Pyramid 600 Montgomery Street, 31s San Francisco, CA 94111 Telephone: (415) 433-8000 Facsimile: (415) 433-4816 E-mail: ppillsbury@pillsburylev_rlarson_rlarson_rl	on, LLP st Floor crylevinson.com crinson.com evinson.com			
10					
10	UNITED STATES DISTRICT COURT				
12	NORTHERN DISTRICT OF CALIFORNIA				
13	OAKLAND DIVISION				
13	COPART INC.,) Case No. C 07 26	584 CW-EDL	
15	Plaintiff,		E-FILING		
16 17 18	COMPANY, UNITED STA INSURANCE COMPANY, Inclusive,	RUM & FORSTER INDEMNITY OMPANY, UNITED STATES FIRE ISURANCE COMPANY, and DOES 1-10, clusive,	DECLARATION OF ERIC K. LARSON IN SUPPORT OF PLAINTIFF COPART, INC.'S MOTION FOR SUMMARY JUDGMENT VOLUME II – Attaching Deposition Excerpts		
20	Defendants.	Defendants.		, 2008	
21	AND RELATED COUNTE	ERCLAIM) Date: August 21) Time: 2:00 p.m. } Place: Courtroom		
22			Before the Hon. C		
23) Action Filed: Ma		
24			Trial Date: No	ovember 10, 2008	
25	I Eric K Larson de	clare as follows:	- /		
26		I, Eric K. Larson, declare as follows: 1. I am an attorney at law duly admitted to practice before this Court and am an			
27		associate at Pillsbury & Levinson, LLP, attorneys of record herein for plaintiff Copart, Inc.			
28	I have personal knowledge	of the facts set fort	th herein and could co	mpetently testify thereto.	
	DECLARATION OF ERIC K. LARSON IN SUPPORT OF COPART'S MOTION FOR SUMMARY JUDGMENT—Volume II Case No. C 07 2684 CW-EI				

PILLSBURY & LEVINSON, LLP The Transamerica Pyramid 600 Montgomery Street, 31st Floor · San Francisco, CA 94111 1

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2.	Attached hereto as Exhibit A is a true and correct copy of excerpts of the
deposition	of Patrice McIntyre, the Marsh employee who was the Copart account
representat	tive, taken on May 14, 2008.

- 3. Attached hereto as **Exhibit B** is a true and correct copy of excerpts of an excerpt of the deposition of Monica Streacker, the USFIC underwriter on the Copart Policy, taken on May 22, 2008.
- Attached hereto as **Exhibit C** is a true and correct copy of excerpts of the deposition of Michael Carson, Copart's National Property Manager, taken on dated May 20, 2008.
- 5. Attached hereto as **Exhibit D** is a true and correct copy of excerpts of the deposition of Carlton Clarke, USFIC's claims handler, taken on June 13, 2008.
- 6. Attached hereto as Exhibit E is a true and correct copy of excerpts of the deposition of Orvin Wills, the independent adjuster, taken on June 25, 2008.
- 7. Attached hereto as **Exhibit F** is a true and correct copy of excerpts of the deposition of Marni Hansen, the USFIC Property Line Manager and Ms. Streacker's supervisor, taken on June 12, 2008.
- 8. Attached hereto as **Exhibit G** is a true and correct copy of excerpts of the deposition of Simon Rote, Copart's Vice President of Finance and the Rule 30(b)(6) witness on the issue of insurance procurement, taken on May 8, 2008.
- 9. Attached hereto as **Exhibit H** is a true and correct copy of excerpts of the deposition of Dennis McCarthy, USFIC's Vice President of Claims, taken on June 12, 2008.

I declare under penalty of perjury under the laws of the State of California, United States of America that the foregoing is true and correct, and that this Declaration was executed on July 10, 2008 in San Francisco, California.

Dated: July 10, 2008

/s/ Eric K. Larson

Eric K. Larson